

From: Leonard Lao
To: Mike Powell, Kathleen Abernathy, Michael Copps. KM KJMWEB. Commissioner Adelstein
Date: Thu, Feb 6.2003 10:46 AM
Subject: UNE-P

Chairman Powell and Commissioners,

It is my sincerest hope that you will keep the UNE-P platform so that fair competition will exist in the telephone marketplace. I live in San Jose, CA, a city dominated by Pac Bell(now SBC). I can sum up my experience with Pac Bell as simply frustrating. It was frustrating because I felt helpless (there was no alternative service at the time) and at the mercy of a company that took advantage of their monopoly. I was very pleased when other carriers were available to me. I have seen the rewards of phone competition in the form of better customer service and better rates. The feeling of helplessness no longer exists. I now feel that ~~my~~ expectations of better service and more competitive rates are being realized. I had always expected it from Pac Bell but never recieved it. And as a result of alternative carriers I have a means conveying my dissatisfaction. Calling their customer service c! enter never seemed to get things done before.

From what I've read, I feel the UNE-P platform is necessary for true competition to exist. Even with the platform, the local bell companies such as SBC still have blanket success in their respective regions. This is probably the result of the inability by alternative carriers to advertise themselves. The company I am currently using was referred to me by a friend. Previous to this, I did not know such alternative companies existed. And this goes to the core of the current argument that alternative carriers should not be allowed to lease the lines of the established local companies. The investment cost of entry into such a market is close to impossible based on the previous failures of so many companies that have tried to build the necessary lines and hope customers will sign up. Such companies barely have the resources to advertise themselves let alone buy the necessary infrastructure that's needed to enter ! into the market. The baby bells argue that it isn't fair that they have to lease there lines, but it is my opininion that having a monopoly on a service that at this moment is indispensable is the least fair. I have felt the consequences of a baby bell's monopoly power in the past and I sincerely hope I will never be in that position again. Thank you.

Worried Consumer,

Leonard Lao

Do you Yahoo!?
Yahoo! Mail Plus - Powerful. Affordable. Sign up now

From: Leonard, John
To: Commissioner Adelstein, KM KJMWEB. Michael Copps, Kathleen Abernathy
Date: Thu, Feb 6.2003 10:27 AM
Subject: KEEP UNE-P

February 6.2003

Dear Commissioners:

I ask your support for the continued availability of the "UNE-Platform."

I am an attorney who represents Telecarrier Services Inc., which offers local telephone service in New York. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" - the UNE-Platform - to serve customers. It is absolutely critical that competitive local carriers have continued access to the UNE-Platform to remain competitive, and benefit consumers.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service. In my opinion, the RBOCs achieved monopoly position as a result of many years of governmental promotion and protection and not through their own efforts. They should not be allowed to continue as monopolists, and destroy the small competitor, when the full benefits of competition are now beginning to flow to consumers and small businesses.

Please oppose any effort that will limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

John J. Leonard

John J. Leonard
Jenkins & Gilchrist Parker Chapin LLP
The Chrysler Building
405 Lexington Avenue
New York, New York 10174
Tel: (212) 704-6139
Fax: (212) 704-6288

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From: Lewis Hill
To: Michael Copps
Date: Thu, Feb 6, 2003 2:04 PM
Subject: Save the future of Local telephone service!

Lewis Hill
AccessOne Inc.
Office # 310-355-1500
Fax # 310-355-1551
Lewish@accessoneinc.com



February 5th, 2003

Deer Commissioner Michael Copps:

I ask your **support** for the continued availability of the "UNE-Platform."

My company, **Access One**, offers local telephone service in select **SBC** territories. The company has achieved increasing success largely because it utilizes the combination of "unbundled **network elements**" – the UNE-Platform – to serve customers. It is absolutely critical that **we have** continued **access** to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose **certain** restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. Even today it is increasingly difficult to compete with the RBOCs. If the **RBOCs** succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Lewis Hill
Agent Manager
Access One Incorporated

From: Lisa Bozarth
To: Michael Copps
Date: **Tue, Feb** 11, 2003 6:44 PM
Subject: UNE - Platform

Please see attached letter.

Thank you

Lisa Bozarth
Executive Sales Assistant

Access One Incorporated
820 W Jackson Boulevard
6th Floor
Chicago, IL 60607
312.441.1000
312.441.1010 fax

www.accessoneinc.com



February 5th, 2003

Dear Commissioner Michael Copps:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, offers local telephone service in select **SBC** territories. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform – to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their **strategy** is to impose certain restrictions on individual network elements that **would** destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but **end** any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Lisa M. Bozarth
Executive Sales Assistant
Access One Incorporated

From: Maggie Noonan
To: Michael Copps
Date: Wed, **Feb** 12, 2003 1:33 PM
Subject: Save UNE-P!

<<UNE-Platform Letter Michael Copps.doc>>

Maggie Noonan
Director of Operations
Access One. Inc.
820 W. Jackson, Suite 650
Chicago, IL 60607
312.441.9999
fax 312.441 1010
MaggieN@AccessOneInc.com



Date: February 12, 2003

To: Commissioner Michael Copps

From: Maggie Noonan, Access One, Inc.

Re: UNE-P

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, offers local telephone service in select SBC territories. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

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Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Maggie Noonan
Director of Operations
Access One Incorporated

From: Mark Jozwiak
To: Michael Copps
Date: Wed. Feb 5, 2003 5:43 PM
Subject: <No Subject>

<<UNE-Platform Letter Michael Copps.doc>>

Yours in telecom,
Mark A. Jozwiak
Access One, Inc.
Phone 312-441-1000
Fax 312-441-1010
Email markj@AccessOneInc.com



February 5th, 2003

Dear Commissioner Michael Copps:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, offers local telephone service in select SBC territories. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform – to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

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Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Mark A. Jozwiak
Executive Vice President
Access One Incorporated

From: Mark Jozwiak
To: Michael Copps
Date: Wed, Feb 5, 2003 5:48 PM
Subject: SAVE UNE-P

<<UNE-Platform Letter Michael Copps.doc>>

Yours in telecom.
Mark A. Jozwiak
Access One, Inc.
Phone 312-441-1000
Fax 312-441-1010
Email markj@AccessOneInc.com



February 5th, 2003

Dear Commissioner Michael Copps:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, offers local telephone service in select SBC territories. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform – to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

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Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter,

Sincerely,

Mark A. Jozwiak
Executive Vice President
Access One Incorporated

From: Matt Zusel
To: Michael Copps
Date: **Wed**, Feb 5, 2003 4:35 PM
Subject: SAVE UNEP

Matt Zusel

Major Account Executive

AccessOne Inc.

(p) 312 441.9904

(f) 312.441.0331

(e) rmattz@accessoneinc.com

www.accessoneinc.com



February 5th, 2003

Dear Commissioner Michael Copps:

I ask your support for the continued availability of the "UNE-Platform"

My company, Access One, offers local telephone service in select SBC territories. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform – to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

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Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Matt Zusel
Access One Incorporated

From: Maureen Wilming (GWB)
To: Michael Copps
Date: Thu, Feb 6, 2003 10:06 AM
Subject: UNE-Platform

"MMS Server" made the following
annotations on 02/06/2003 10:08:52 AM

This message may contain confidential and trade secret information and
is subject to the Economic Espionage Act of 1996. For recipient's **use**
only. If you have received this message in error, please delete
immediately, and alert the sender.

=====



SOLUTIONS THAT WORK FOR YOUR BUSINESS

February 6, 2003

Dear Commissioner Copps:

I ask your support for the continued availability of the "UNE-Platform."

My company, CSTC (Cornerstone Telephone Company), offers local telephone service in Capital District Area in Albany, New York. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOG succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort that will limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

David G. Wilming
Co-Chairman
Cornerstone Telephone Company

From: Melinda Hogan
To: Michael **Copps**
Date: Thu. Feb 6, 2003 12:29 PM
Subject: UNE-P

CORNERSTONE TELEPHONE COMPANY, LLC

297 River Street
troy, new york 12180
Telephone (518) 272-1018

February 6, 2003

Commissioner Michael J. Copps
Federal Communications Commission
445 12th Street SW
Washington, D.C. 20554

Re: UNE-P

Dear Commissioner Copps:

I am the Chairman of the Board of Cornerstone Telephone Company, LLC, a small, start-up telephone company in upstate New York. Cornerstone began operations in February, 2002 and since then we have used the UNE-P platform to provide approximately 600 small businesses with almost 5000 lines. We have been successful in selling small business lines by offering competitive local and long distance rates while providing personalized service. We have recently developed DSL solutions in conjunction with a consortium of small facility based providers and are also involved in the testing of a wireless DSL solution.

Over the past year we have invested a considerable amount of money and sweat equity in starting our small business, which now employs almost 20 individuals. At this point, it appears we may reach the break-even point from a financial perspective in the next couple of months and will at that time begin an effort to expand our market; both from a geographical and service perspective.

We believe that we are able to offer an effective and competitive service because of the availability of UNE-P. If this alternative is restricted certainly the existence of our small company and many like it will be put in jeopardy. The result will be a less competitive market place; and the absence of small telephone providers will deprive the small business community of a user friendly alternative to the large carriers.

We appreciate that much of the lobbying on this issue has been between the major players in an attempt to protect their "turf". Hopefully, any decision you make will not sacrifice the small companies, to resolve the turf war between the major players.

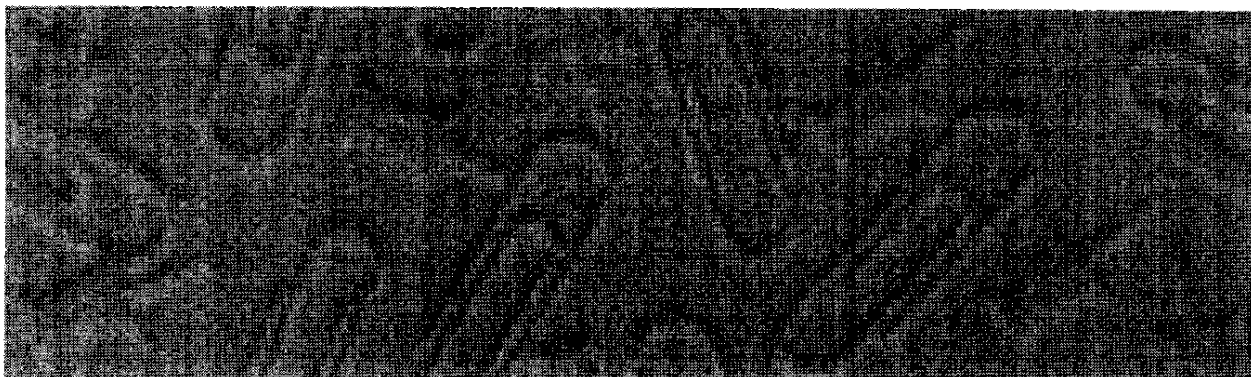
Your consideration of our position is greatly appreciated.

Very truly yours,

Cornerstone Telephone Company, LLC

By:

Stanley D. Russell



From: Melissa Staehle
Date: Wed, Feb 5, 2003 4:22 PM
Subject: Save the UNE-Platform!

February 5, 2003

Dear Commissioner:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, offers local telephone service in **SBC** regions. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" - the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional **Bell** Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort that will limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter

Sincerely

Melissa Staehle
Marketing Representative
Access One, Inc.

From: Michelle Kregel
To: Michael **Copps**
Date: Wed, Feb 12, 2003 9:22 AM
Subject: UNE-Platform

<<UNE-Platform Letter Michael Copps.doc>>

Thank You,
Michelle Kregel
Access One, Inc.
LD Account Relations
800-804-8333 ext. 949



February 12th, 2003

Dear Commissioner Michael Copps:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, offers local telephone service in select SBC territories. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter

Sincerely,

Michelle Kregel
Long Distance Account Relations
Access One Incorporated

From: Milton Rogers
To: Michael Copps
Date: Wed, Feb 5.2003 5:04 PM
Subject: UNEP Platform

Mr. Michael Copps,

Please find attached my letter addressing the upcoming review pertaining to the "UNE Platform" offering.

Sincerely,

Milton Rogers Jr.
Local Account Relations Manager
Access One, Inc.
820 W Jackson Blvd
Chicago, IL 60607
Voice - 312-441-1000
Fax - 312-441-1010
MiltonR@AccessOneInc.com



February 5th, 2003

Dear Commissioner Michael Copps:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, offers local telephone service in select SBC territories. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform – to serve customers. **It** is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is **to** impose certain restrictions on individual network elements that would **destroy** the competitive value of the UNE-Platform. If the RBOCs succeed, it will **at** but end any chance for consumers to enjoy **the** benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Milton Rogers Jr.
Local Account Relations Manager
Access One Incorporated

From: MLSLLC
To: Michael Copps
Date: Thu, Feb 13, 2003 10:12 AM
Subject: UNE-P

Commissioner

As a small businessman, I urge you to keep line sharing as is

I know from personal experience that eliminating line sharing will lead to less choice and competition, and higher prices for consumers and small business for broadband services.

It also would slow the penetration of broadband services across the country delaying key benefits that can help the economy.

Marty L. Shobert
Manager
MLS, LLC Investment Management

From: Noel Thilagam
To: Michael Copps
Date: **Wed. Feb 5, 2003 7:54 PM**
Subject: America the Beautiful--Save Our Right to Choose!!

Dear Michael.

Please read the following

Thanks,

Noel Thilagam

<<UNE-Platform Letter Michael Copps.doc>>



February 5th, 2003

Dear Commissioner Michael Copps:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, offers local telephone service in select SBC territories. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform – to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Noel Thilagam
Sales Executive
Access One Incorporated

From: Norm Mason
To: Michael Copps
Date: Wed, **Feb** 5, 2003 12:31 PM
Subject: UNE-p

Dear Commissioner Copps:

Please see the attached letter concerning your review of UNE-p./

Thank you

Norman D. Mason, CEO
Cat Communications International, Inc
dba CCI

Dr. Michael J. Copps, Commissioner
Federal Communications Commission
Washington, DC
February 5, 2003

Dear Commissioner Copps:

I am the CEO of a CLEC (Cat Communications International, Inc. dba CCI) which provides residential local exchange services (as well as long distance) to credit challenged low income consumers. CCI is one of the largest providers of residential local service to this segment of the economy throughout thirty (30) states.

In our on-going effort to provide ever better and cheaper local service to our customer base, UNE-p has come to be an essential element by which we can and do pass on additional saving to our customers. Without UNE-p we would be forced to increase charges or reduce the grade of service we can offer our local customers. Resale discounts typically do not reflect a true "avoided cost". Resale, on the contrary, is the most expensive way by which companies such as ours can make local phone service affordable to low income families. The history of residential service prior to the advent of UNE-p stands as clear evidence there will be no local residential competition at all without the assist provided by the availability of UNE-p. Only when access line densities or revenues reach certain levels of concentration can local residential service competition survive without UNE-p.

I urge you and the entire Commission to move with the greatest of care when addressing the importance of UNE-p for companies such as ours which has made affordable local residential phone service a reality for over 100,000 low income families.

I thank you for your kind attention on this very critical matter.

Sincerely,

Norman D. Mason, CCO
Cat Communications International, Inc. (dba CCI)
540-444-2118

e-mail nmason@ccitelecom.com

From: Omnimed, Inc.
To: Mike Powell, Kathleen Abernathy, Michael Copps. KM KJMWEB, Commissioner Adelstein
Date: Thu, Feb 6, 2003 8:46 AM
Subject: HELP SAVE UNE-P...CONSUMERS WILL SUFFER WITHOUT

Dear Commissioner:

I ask your support for the continued availability of the UNE-Platform.

I am a consumer who uses TALK AMERICA, which offers local telephone service in South Florida. The company has achieved increasing success largely because it utilizes the combination of unbundled network elements the UNE-Platform - to serve customers. It is absolutely critical that competitive local carriers have continued access to the UNE-Platform to remain competitive, and benefit consumers.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort that will limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Michael E Burman
Omnimed. Inc.
888.418.8200
561.431.3900fax
sales@omnirx.com

From: Paul Allen
To: jaderlste@fcc.gov. Kathleen Abernathy. KM KJMWEB. Michael Copps, Mike Powell
Date: Wed, Feb 5, 2003 9:43 PM
Subject: UNEs and UNE-P

Dear Honorable Commissioners,

I'm confident that most individuals you hear from who try to persuade you have some type of self-interest at stake. I am no different except possibly that in some cases, perhaps, self-interest has the proper motivation behind it. I hope and believe that my interest in what I state below is well-motivated.

My personal stake in the maintenance of the current UNEs (switching, transport, etc.) and the UNE - Platform is that I hold an investment in companies which would be adversely affected by any type of eradication of the existing framework. The reason I felt my investments were appropriate in the first place is because of my genuine belief that small businesses which have the opportunity to compete and grow are the backbone of a strong U.S. economy (has been the case for many years now). I realize the economy is hurting and big business is struggling but I don't believe the answer lies in activity aimed at restraining competition in the realm of local phone activity. By continuing the current environment, consumers are given better choices and small businesses have the opportunity to not only survive. but become real players.

Respectfully, the FTC is endowed with the responsibility of protecting citizens against monopolistic power via restraint of trade. In my opinion, if you alter the platforms which now exist which stimulate competition, the FCC is acting against the government's own acknowledgement of the need for the FTC. Please do not act hastily and take actions which protect the mammoth companies at the expense of the small players. Please do not help destroy the entrepreneurial spirit which ultimately will sustain our economy. Thank you for your careful consideration of my thoughts herein.

Paul W. Allen
Chair/Division of Business
Mississippi State University

From: Paul H
To: Michael Copps
Date: Wed, Feb 5, 2003 10:27 PM
Subject: Keep UNE-P

February 5, 2003

Dear Commissioner

I ask your support for the continued availability of the "UNE-Platform."

I am a consumer who uses New Rochelle Telephone Corp., which offers local telephone service in New York. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" - the UNE-Platform - to serve customers. It is absolutely critical that competitive local carriers have continued access to the UNE-Platform to remain competitive, and benefit consumers.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort that will limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter,

Sincerely,

Jacob Riss

From: Paul Riss
To: Michael Copps
Date: Wed, Feb 5, 2003 10:16 PM
Subject: Keep UNE-P

February 5, 2003

Dear Commissioner Copps:

I ask your support for the continued availability of the UNE-Platform

I work for eLEC Communications Corp, which offers local telephone service in New York, Pennsylvania and New Jersey. The company has achieved increasing success largely because it utilizes the combination of unbundled network elements the UNE-Platform - to serve customers. It is absolutely critical that competitive local carriers have continued access to the UNE-Platform to remain competitive, and benefit consumers. Before the state PUCs negotiated UNE-P rate changes in these states within the last **12** months, we could not compete as a competitive local exchange carrier.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service. We offer consumers a 25% savings on usage, in comparison to the RBOC rate. We save money for people. **We** are a small business, creating jobs in a local community. I do not see how companies like Verizon, which just announced earnings of over **\$2** billion for the last quarter, need any additional pricing support from the FCC.

Please oppose any effort that will limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter

Sincerely,

Paul H. Riss
President and CEO
eLEC Communications Corp.

From: paulh1@sbcglobal.net
To: Michael Copps
Date: Wed, Feb 5, 2003 5:09 PM
Subject: re: UNE-P survival

Our company is a Master Agent for a UNE-P provider. As a newer upstart company we have been in business for a year and a half. A major part of our income comes from selling UNE-P products. It will be a detriment to our and many others companies in an already unstable and crumbling economy.

Sincerely,

Paul Heim

Broadband Direct

773 282-1109

From: Robert B. Brownell
To: Mike Powell
Date: Thu, Feb 6, 2003 1:22 PM
Subject: Keep UNE-P

February 6, 2003

Dear Commissioner:

I ask your support for the continued availability of the "UNE-Platform."

I am an agent for New Rochelle Telephone, which offers local telephone service in New York. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" -the UNE-Platform - to serve customers. It is absolutely critical that competitive local carriers have continued access to the UNE-Platform to remain competitive, and benefit consumers.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service. In my opinion, the RBOCs achieved monopoly position **as** a result of many years of governmental promotion and protection and not through their own efforts. They should not be allowed to continue as monopolists, and destroy the small competitor, when the full benefits of competition are now beginning to flow to consumers and small businesses.

Please oppose any effort that will limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.
Sincerely.

CC: Commissioner Adelstein, KM KJMWEB, Michael Copps, Kathleen Abernathy

From: Robert Marczyk
To: Michael Copps
Date: Wed, Feb 5.2003 7 22 PM
Subject: "UNE-Platform"

February 5, 2003

Dear Commissioner Copps:

I ask your support for the continued availability of the "UNE-Platform."

My company, Communication & Energy Solutions, offers local telephone service in Illinois. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" - the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service

Please oppose any effort that will limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much *for* your time and attention to this important matter

Sincerely,

Robert Marczyk
Communication & Energy Solutions

From: Robert Smith
To: Michael Copps
Date: Tue, Feb 11, 2003 1:40 PM
Subject: Triennial Review

Commissioner Copps:

I'm writing to ask that you help to maintain linesharing. As I am sure you already know, those companies like Covad, (of which I am a shareholder) have spent vast amounts of time, money and effort in establishing a business based on fair competition, and the rumor I have heard is that you amongst others are prepared to rob Covad of their ability to continue to do business as a DSL provider.

Mr Copps, having watched your testimony before the Senate Commerce Committee, I understood that you were a supporter of line sharing. How in the world do you justify a change in your stance at this late date?

Thanks to the jittery position of the FCC on this and other issues I now face complete bankruptcy

Thanks for helping ruin my own plans for a financially secure future. I used to have a decent job in telecommunications (where I first heard about the 1996 Telco Act) and having (over the past 3 years) done a tremendous amount of due diligence. invested everything in a CLEC (Covad - as I mentioned previously). I have "ridden the roller coaster" as I did my investigation, clinging to the naive thought that justice would eventually be done, and that competition would be allowed to continue.

Now, in the 11th hour, I am hearing that the winds have changed, and that, as ALWAYS seems to be the case, PERSONAL gain and PRIVATE interests will win the day!

Needless to say, I have become increasingly dissatisfied as of late with the character and steadfastness of our elected and APPOINTED representatives. Instead of serving the public interest, it would seem, our representatives are interested in serving the high and mighty, who have more to offer.

What a sad state of affairs this is. I repeat - having watched your testimony before the SCC, I was under the impression that you were an honest man, interested in furthering the cause of competition. What bothers me is the fact that a young commissioner, specifically, Commissioner Martin, has "sold his soul" to the BOCs, and now appears to have been able to bring yourself and another over to "the dark side".

I sincerely ask you to reconsider doing away with linesharing. Not only would this result in my own personal bankruptcy, it would result in the immediate job loss of thousands of Covad employees, and the end of competition and innovation by industrious competitive carriers.

Robert Smith

Prove me wrong - please

From: Robyn Van Dewark
To: Michael Copps
Date: Wed, Feb 5, 2003 4 35 PM
Subject: SAVE -UNE-P!!!

PLEASE SAVE -UNE-P!!!

<<UNE P 2 doc>>

Thank you

Robyn Van Dewark

Marketing Representative

~8006630888

f 310 355 1551

www.accessoneinc.com

From: Roche, Catherine
To: Michael Copps
Date: Wed, Feb 5, 2003 10:01 PM
Subject: "UNE-Platform"

Dear Commissioner Michael J. Copps.

I ask your support for the continued availability of the "UNE-Platform."

My company, Spin Networks offers local telephone service in the New England area. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" - the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort that will limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecorn carriers.

Thank you very much for your time and attention to this important matter

Sincerely.

Catherine A. Roche
Spin Networks
Phone 617-242-9116
Fax: 617-812-6110
Cell: 617-283-1254
croche@spin-networks.com

From: Roger Williams
To: Kathleen Abernathy. Michael Copps. KM KJMWEB. Commissioner Adelstein
Date: Thu, Feb 6, 2003 2:02 PM
Subject: Re: Save the UNE-Platform...TAKE ACTION TODAY!

As a 10 yr old independent Telecommunications Consulting firm who manages a number of client's Telecommunication Systems I urge you to continue with the UNEs and the UNE-Platform.

----- Original Message -----

From: "Melissa Staehle" <melissas@accessoneinc.com>
 Sent: Wednesday, February 05, 2003 4:13 PM
 Subject: Save the UNE-Platform...TAKE ACTION TODAY!

> Save the UNE-Platform
 > We need you to take action today!
 > The FCC is scheduled to take up the "Triennial Review." including
 > the fate of UNEs and the UNE-Platform. on February 13, 2003. Based on
 this
 > information, all lobbying on the issue must cease one week prior to the
 open
 > meeting - in this case, tomorrow!
 >
 > We therefore have about 24 hours to make one last push to preserve
 > the current list of UNEs (switching, transport, etc.) and the
 UNE-Platform.
 > Below are the e-mail addresses for each of the five FCC commissioners.
 > Please take a moment to let them know, one last time, how important UNEs
 and
 > the UNE-Platform are to local phone competition, consumer choice, and the
 > small business economy.
 > Chairman Michael K. Powell: mpowell@fcc.gov <mailto:mpowell@fcc.gov>
 > Commissioner Kathleen Q. Abernathy: kabernat@fcc.gov
 > <mailto:kabernat@fcc.gov>
 > Commissioner Michael J. Copps: mcopps@fcc.gov
 > <mailto:mcopps@fcc.gov>
 > Commissioner Kevin J. Martin: kjmweb@fcc.gov <mailto:kjmweb@fcc.gov>
 > Commissioner Jonathan S. Adelstein: jadelste@fcc.gov
 > <mailto:jadelste@fcc.gov>
 > Please take a moment to personalize the attached letter and email it to
 the
 > FCC commissioners who will determine the fate of the UNE-Platform.
 >
 > Your support is greatly appreciated!
 >
 > Sincerely,
 >
 > Access One, Inc.
 >
 > <<UNE-Platform Letter.doc>>
 >

CC: Melissa Staehle

From: Sara Schnepel
To: Michael **Copps**
Date: **Wed**, Feb 5, 2003 4:44 PM
Subject: Please read for UNE-P Platform!!



February 5th, 2003

Dear Commissioner Michael Copps:

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, offers local telephone service in select SBC territories. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements"— the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Sara Schnepel
Senior Account Executive
Access One Incorporated

From: Sarah Casson
To: Michael Copps
Date: **Wed**, Feb 5, 2003 4:33 PM
Subject: Save UNE-P!!

Sarah Casson
Account Executive
AccessOne Inc.
820 **W.** Jackson Blvd.
Chicago, IL 60607
312.441.9914
312.441.0331 facsimile
www.accessoneinc.com



February 5th, 2003

Dear Commissioner Michael Copps,

I ask your support for the continued availability of the "UNE-Platform."

My company, Access One, offers local telephone service in select SBC territories. **The** company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" — the LINE-Platform — to serve customers. It is absolutely critical that **we** have continued **access** to the LINE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a Full-scale attack **on** the LINE-Platform, realizing it is a major threat to their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of meaningful competition in local phone service.

Please oppose any effort at the Federal Communications Commission or at state agencies to limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely,

Sarah Casson
Account Executive
Access One Incorporated

From: Sarah Castor
To: Michael Copps
Date: Tue, Feb 11, 2003 1:00 PM
Subject: <No Subject>

Commissioner Copps:

Please KEEP LINESHARING INTACT It is imperative that competition not **be** cut *off* now, giving *us*, the consumer, choices **at** competitive rates.

Thank you so much,

Sarah Castor

Sarah M. Castor
Strictly Commercial, Inc
221 NE Ivanhoe Blvd.
Suite 330
Orlando, FL 32804
407.648.0330 Ofc.
407.422.1273 Fax

www.strictlycommercial.com

Serving the office community in Central Florida for 13 years as an exclusive representative of the tenant's needs.

From: Shawn Clancy
To: sclancy@businesslinkinc.com
Date: Wed, Feb 5, 2003 6:25 PM
Subject: UNE Platform

Please see attached letter expressing my concerns over any potential changes to the UNE Platform service offerings.

Thank you for your time and consideration

Shawn Clancy
Business Link Telemanagement, Inc
310-998-5660 Office
310-998-5690 Fax
888-700-7077 Pager

DATA / INTERNET / COLLOCATION / WEB HOSTING / LOCAL & LONG DISTANCE /
CONFERENCE CALLING

2/5/03

Dear (Commissioner, Representative, Senator):

I ask your support for the continued availability of the "UNE-Platform."

My company, Business Link Telemanagement, Inc., offers local telephone service nationwide. The company has achieved increasing success largely because it utilizes the combination of "unbundled network elements" – the UNE-Platform - to serve customers. It is absolutely critical that we have continued access to the UNE-Platform to remain competitive.

Unfortunately, the Regional Bell Operating Companies have launched a full-scale attack on the UNE-Platform, realizing it is a major threat *to* their continued market dominance. Their strategy is to impose certain restrictions on individual network elements that would destroy the competitive value of the UNE-Platform. If the RBOCs succeed, it will all but end any chance for consumers to enjoy the benefits of [meaningful competition in local phone service.

Please oppose any effort that will limit the availability of the UNE-Platform. The UNE-Platform should be firmly and permanently established as a viable service option for competitive telecom carriers.

Thank you very much for your time and attention to this important matter.

Sincerely

Shawn Clancy
President
Business Link Telemanagement, Inc.